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7 Attorney for Defendants Brian and Corrina Colvin

8
9 **IN THE UNITED STATES DISTRICT COURT**
10
11 **FOR THE DISTRICT OF ARIZONA**

12 Valentino Dimitrov, individually, and
13 on behalf of all others similarly
14 situated,

15 Plaintiffs,

16 vs.

17 Stavatti Aerospace, Ltd, a Minnesota
18 corporation; Stavatti Aerospace, Ltd, a
19 Wyoming corporation; Stavatti
20 Corporation, a Minnesota corporation;
21 Stavatti Immobiliare, Ltd, a Wyoming
22 corporation; Stavatti Industries, Ltd, a
23 Wyoming corporation; Stavatti
24 Niagara, Ltd, a New York corporation;
25 Stavatti Super Fulcrum, Ltd, a
26 Wyoming corporation; Stavatti
27 Ukraine, a Ukrainian business entity;
28 Stavatti Heavy Industries Ltd, a Hawaii
corporation; Christopher Beskar and
Maja Beskar, husband and wife; Brian
Colvin and Corrina Colvin, husband
and wife; John Simon and Jean Simon,
husband and wife; William Mcewen
and Patricia Mcewen, husband and
wife; Rudy Chacon and Jane Doe
Chacon, husband and wife; and DOES
1 through 10, inclusive,

Defendants.

Case No.: 2:23-CV-00226-DJH

**NOTICE OF SERVICE OF DEFENDANTS
BRIAN AND CORRINA COLVIN'S
INITIAL RULE 26(a)(1) DISCLOSURE
STATEMENT**

(Assigned to the Honorable G. Murray Snow)

1 Pursuant to Rule 26(a)(1), Federal of Civil Procedure, Defendants Brian and Corrina
2 Colvin (“Defendants Colvin”), by and through the undersigned counsel, notice is hereby given
3 that Defendants Colvin, have on this date served by email their Initial Disclosure Statement upon
4 the attorneys of record for Plaintiff and all other Defendants.

5 DATED this 31st day of January, 2024.

6 **LAW OFFICE OF NINO ABATE, PLC**

7 By: /s/ Nino Abate

8 Nino Abate, Esq.

9 Attorney for Defendants Brian and Corrina Colvin

10
11 **CERTIFICATE OF SERVICE**

12 I hereby certify that on this 31st day of January, 2024, I electronically transmitted
13 the attached document to the Clerk's Office using the CM/ECF System for filing, with
transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:

14 George K. Chebat, Esq.

15 Joseph J. Toboni, Esq.

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19 *Attorney for Plaintiff*

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Attorneys for Defendants (except Brian and Corrina Colvin)

24 By: /s/ Bonnie Bertollini